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46 *Counsel for Plaintiff and the putative
47 Class*

48 **UNITED STATES DISTRICT COURT**
49 **CENTRAL DISTRICT OF CALIFORNIA**

50 ALICIA PALERMO, individually and on
51 behalf of all others similarly situated,

52 CASE NO: 8:18-CV-02144-DOC-KES

53 Plaintiff,

54 v.

55 DASTMALCHI LLC d/b/a VANITY
56 PLANET, a California Limited Liability
57 Company,

58 **STIPULATION OF VOLUNTARY
59 DISMISSAL PURSUANT TO
60 FEDERAL RULE OF CIVIL
61 PROCEDURE 41(a)(1)(A)(ii)**

62 Defendant.

1 IT IS HEREBY STIPULATED AND AGREED by and between the parties that the above-
2 captioned action is voluntarily dismissed, with prejudice as to Plaintiff Palermo, pursuant to the Federal
3 Rules of Civil Procedure 41(a)(1)(A)(ii).

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7 Dated: August 8, 2019

Tycko & Zavareei LLP

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9 By: /s/ Andrea Gold

10 Andrea Gold

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12 Attorneys for Plaintiff

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16 Dated: August 8, 2019

Baker McKenzie

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18 By: /s/ Edward Totino

19 Edward Totino

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21 Attorneys for Defendant

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